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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

Steven P. Kelly, Esquire STERN & EISENBERG, P.C. 1040 N. Kings Highway, Suite 407 Cherry Hill, New Jersey 08034 609-397-9200 (Telephone) 856-667-1456 (Fax) skelly@sterneisenberg.com Order Filed on June 1, 2022 by Clerk U.S. Bankruptcy Court District of New Jersey

In Re:

Mark Edward Danyo

Case No.: 19-12380-CMG

Chapter: 13

Judge: Gravelle

## ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

**DATED: June 1, 2022** 

Honorable Christiné M. Gravelle United States Bankruptcy Judge

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The Cou	rt having reviewed the M	otion for Authoriz	ation to Enter int	to Final Loan Modification	
Agreement filed	on <u>05/13/2022</u>	, as to the <u>Fir</u>	st	mortgage [enter first,	
second, third, etc	c.] concerning real proper	ty located at			
309 Wayne Av	enue, Pine Beach, NJ		_, and the Court l	having considered any	
objections filed t	o such motion, it is hereby	y ORDERED that	:		
	The debtor is authorized to	o enter into the fir	al loan modificat	tion agreement.	
order. If it is not, debtor, debtor's a not fully execute	the secured creditor, with attorney, if any, and the st	hin 14 days therea tanding trustee a C or, if any, must be	fter, must file wit Certification indic	4 days from the date of this the Court and serve on the atting why the agreement was within 7 days of the filed	e
debtor, the stand claim. Absent the disburse funds or	e filing of the Certification hand to other creditors puthis case with respect to the	to the secured cred on within the time to oursuant to the pro	litor all funds held frame set forth ab visions of the cor	nt a response from the d or reserved relating to its pove, the standing trustee winfirmed Plan and any proof and incorporated into the Loa	
debtor must file a modification. If t		<i>an and Motions</i> w llts in material cha	ithin 14 days of canges in the debto	-	
4)	Check one:				
	There is no order requi	ring the debtor to	cure post-petition	arrears through the Plan; o	r
Order filed on arrearage is vaca	Post-petition arrears are required as of the date of this control	ring the Standing		tion agreement, and the payments based on the	
and the Standing				nn modification agreement, itor based on the Order filed	1
on		F,			
· ·	If fees and costs related to lication for Compensation	_		are sought by the debtor's 016-1 must be filed.	
The N	Motion for Authorization t	to Enter into Final	Loan Modification	on Agreement is denied.	